Case 2:07-cv-006+4WKWHEM Under State 1009/17/2017 (Bage 1 of 4

for The middle District Northern Division

RECEIVED

Jimmy F. Camerun plantiff 2007 SEP -7 A 9:41

DEBRA P. HACKETT, CLA U.S. DISTRICT COURT MIDDLE DISTRICT ALA

CASE NO. 207-CV-68-1 WKW

V.

TAHIR Siddig Et.AL Deputy WARDEN Billups

## MOTION TO Leave TO AMEND.

Come Now Jimmy F. Cameron in The Above Style Cause and To inform This court. That As of Today. Plantiff has Not SAW A Doctor. 9-5-07. Plantiff Turned in A sick Call Slip on 8-21-07. To see the Doctor To Start Trying To get Thing started. The D.O. Cawo P. H.S. want Furnates to fill out different sick call slips for every Allmont. which plantiff has numerous ailment, since P. H.S. has failed To give him any kino of Treatment for Any OF his psychial Trywies. other Than Cosmetic Treat Ment. All plantiff is getting Treatment for his so called Bluo pressure. and A Life Lung Acid Reflux. Nothing Else! Plantiff has Ask for Treatment for Pinched Nerve on his spine a enlarged prostate which Both Need To be Treated. Like years Ago. Both Just get Wase with out Adequate Medical Treatment!!

as of This filing plantiff ower for sick Calls to the D.O.C around \$60.00 with his sich Call Request getting Disregnanded. but his co. pays are steadly going up. Still NO Adequate medical Trentment. Now he can not even see A Doctor. plantiff was put on the faren & sound. Defoulant Knowing plantiff is Disabled. plantiff want to keep the Court informed on what the Defendant are not Doing NO one from the Defendant have sain any thing to the plantiff about even Trying to give plantiff may Kino of Treatement. Plantiff need to be evaluated for his Ailment from a nuteral Doctor. That would tell the court Just what Plantiff needs, and not cosmetic Treatement.

Jimny 7 Comern plantiff

## Certificate of Notice

Come Now Jimmy & Cameron and Does stay That a copy of the foregoing was mailed to Attorney for P. H.s. This Day of 9-5-67 postage prepain

Rushlan Stakely, Johnson & Garrett P. 12

PO Box 270 montgomery - Ala

86101-0270

Jumy 7 Comers

## Declaration Under Ponalty of Perjury OF Jimmy FRANK Cameron

I jummy & Comeron Being Competent To make This Declaration and having Personal Knowledge of The matters stated herein Declares Pursuant To 28 U.S.C. 1746

I Jimmy Camerow Does Say that Deputy WARDER Billups Did say To me That All They Gave out was ass whipping and form Jobs. after I Told her I had Repatitus C and I was Disabled since 1982 I was Told by Ms Billups I would check out!" one way are The other!" She Acted Like She had NO Concern for My Health! AND To Show She had All The Authority To Do Just what she wanted to Do. and There was nothing I could Do about it!!

Pursuant To 28 U.S.C. 1746 I Declare under Devulty of Derjury That The foregoing is True awa Correct

Excuted 9-4-07 07 Jimy 7 Comeon



06 SEP 2007 PM 1 L MONTGOMERY AL 361

united states District Gourt montgomery Ala 11/ x08.04

36101-0711

Jimmy Cameron 105591 PO BOX 1107 B-2-17-19 Elmone. PlA

of Corrections is not responsible for the substance of t not been evakuated, and the Alabama Dopartment an Alabema State Frisch: The conferts have 3610140711